TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY		

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Credit Suisse, Cayman Islands Branch		08/10/2006	Cayman Islands Branch of a Swiss Joint Stock Company: SWITZERLAND

RECEIVING PARTY DATA

Name:	Numara Software Holdings, Inc.		
Street Address:	c/o TA Associates, Inc., 125 High Street, Suite 2500		
City:	Boston		
State/Country:	MASSACHUSETTS		
Postal Code:	02110		
Entity Type:	CORPORATION: DELAWARE		

Name:	BOSI Acquisition Corp.		
Street Address:	c/o TA Associates, Inc., 125 High Street, Suite 2500		
City:	Boston		
State/Country:	MASSACHUSETTS		
Postal Code:	02110		
Entity Type:	CORPORATION: DELAWARE		

Name:	Numara Software, Inc.		
Also Known As:	AKA Blue Ocean Software, Inc.		
Street Address:	2202 North West Shore Boulevard, Suite 650		
City:	Татра		
State/Country:	FLORIDA		
Postal Code:	33607		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark

TRADEMARK "REEL: 003367 FRAME: 0156

Registration Number:	1790802	BLUE OCEAN SOFTWARE	
Registration Number:	1748294	TRACK-IT!	
			·

CORRESPONDENCE DATA

Fax Number: (617)523-1231

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 617-570-2830

Email: sfarrell@goodwinprocter.com

Correspondent Name: Stacey Farrell

Address Line 1: Goodwin Procter LLP, 50 State Street
Address Line 4: Boston, MASSACHUSETTS 02109

ATTORNEY DOCKET NUMBER:	121357-162741			
NAME OF SUBMITTER:	Miriam J. Rovner			
Signature:	/mjr/			
Date:	08/10/2006			

Total Attachments: 6 source=Numara#page1.tif source=Numara#page2.tif source=Numara#page3.tif source=Numara#page4.tif source=Numara#page5.tif source=Numara#page6.tif

> TRADEMARK REEL: 003367 FRAME: 0157

RELEASE OF INTELLECTUAL PROPERTY SECURITY INTEREST

This RELEASE OF INTELLECTUAL PROPERTY SECURITY INTEREST, dated as of August 10, 2006, is made by Credit Suisse, Cayman Islands Branch ("CS"), in its capacity as collateral agent (the "Collateral Agent") for the Secured Parties (as defined in the Credit Agreement referred to below) in favor of those persons listed as Grantors in the IP Security Agreement (as defined below) (the "Grantors").

WHEREAS, Numara Software, Inc. (f/k/a Blue Ocean Software, Inc., as surviving entity of the Merger), a Delaware corporation, entered into a Credit Agreement dated as of December 9, 2005 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), with CS, as Administrative Agent and Collateral Agent, Wells Fargo Foothill, Inc. as Syndication Agent, SunTrust Bank and SVB Financial Group, as Co-Documentation Agents and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the making of Loans by the Lenders and the issuance of Letters of Credit by the L/C Issuer under the Credit Agreement and the entry into Secured Hedge Agreements by the Hedge Banks from time to time, each Grantor executed and delivered that certain Security Agreement dated December 9, 2005 made by the Grantors to the Collateral Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement").

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to enter into an Intellectual Property Security Agreement, dated as of December 9, 2005 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "IP Security Agreement") for recording with the U.S. Patent and Trademark Office, the United States Copyright Office and other governmental authorities.

WHEREAS, the IP Security Agreement was filed on December 20, 2005 with the U.S. Patent and Trademark Office and was recorded at reel/frame no. 03213/0924 and on December 22, 2005 in the United Stated Copyright Office and was recorded at volume/document no. 3535/412.

WHEREAS, in accordance with the provisions in the Credit Agreement and the Security Agreement, the Collateral Agent is willing to terminate and discharge fully its security interest in the Grantors' intellectual property.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Collateral Agent agrees as follows:

SECTION 1. Release of Security Interest. The Collateral Agent hereby releases to the Grantors its security interest in all of such Collateral Agent's right, title and interest in, to and under the Collateral (as defined in the IP Security Agreement), including, without limitation,

TRADEMARK REEL: 003367 FRAME: 0158 the trademarks and trademark applications listed on Schedule B hereto and the copyrights and copyright applications listed on Schedule C hereto.

SECTION 2. <u>Recordation</u>. The Collateral Agent authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks and any other applicable government officer record this Release of Intellectual Property Security Interest.

SECTION 3. <u>Governing Law</u>. This Release of Intellectual Property Security Interest shall be governed by, and construed in accordance with, the laws of the State of New York.

NYDOCS03/789724

Project High Tide – Release of Intellectual Property Security Interest

IN WITNESS WHEREOF, the Collateral Agent has caused this Release of Intellectual Property Security Interest to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

CREDIT SUISSE, CAYMAN ISLANDS BRANCH as Collateral Agent

Ву

Title:

Title:

VANESSA GOMEZ VICE PRESIDENT

Ву

NUPUR KUMAR ASSOCIATE

Schedule A to the Release of Intellectual Property Security Interest

PATENTS

Grantor Patent Country Patent No. Applic. No. Filing Date Issue Date
Titles

None.

Schedule B to the Release of Intellectual Property Security Interest

TRADEMARKS

<u>Grantor</u>	<u>Trademark</u>	Country	Reg. No.	Filing Date	<u>Issue Date</u>
Blue Ocean Software,	Blue Ocean Software	USA	1790802	June 1, 1992	August 31, 1993
Inc.					
Blue Ocean Software,	Track-It!	USA	1748294	June 1, 1992	January 26, 1993
Inc.					

Schedule C to the Release of Intellectual Property Security Interest

COPYRIGHTS

<u>Grantor</u>	Title of Work	Country	<u>Title</u>	Reg. No.	<u>Issue Date</u>
Blue Ocean Software,	Track-It! Version 1	USA	Blue Ocean	TX-3-252-337	2/27/92
Inc.			Software, Inc.		
Blue Ocean Software,	Track-It! Version 2	USA	Blue Ocean	TX-5-336-012	7/2/01
Inc.			Software, Inc.		
Blue Ocean Software,	Track-It! Version 3	USA	Blue Ocean	TX-5-336-013	7/6/01
Inc.			Software, Inc.		
Blue Ocean Software,	Track-It! Version 4	USA	Blue Ocean	TX-5-336-014	7/6/01
Inc.			Software, Inc.		
Blue Ocean Software,	Track-It! Version 5	USA	Blue Ocean	TX-5-674-608	6/24/02
Inc.			Software, Inc.		
Blue Ocean Software,	Intuit Track-It!	USA	Blue Ocean	TX-5-867-584	7/6/03
Inc.	Version 6		Software, Inc.		
Blue Ocean Software,	Intuit Track-It!	USA	Blue Ocean	TX-6-179-342	7/14/05
Inc.	Version 6		Software, Inc.		
Blue Ocean Software,	Intuit Track-It!	USA	Blue Ocean	TX-6-051-743	10/15/04
Inc.	Version 6.5		Software, Inc.		
Blue Ocean Software,	NT Manage		Blue Ocean	TX-4-375-607	9/8/96
Inc.			Software, Inc.		

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RECORDED: 08/10/2006

Project High Tide – Release of Intellectual Property Security Interest

TRADEMARK REEL: 003367 FRAME: 0163